United States District Court For The District of Wyoming



WESTERN ENERGY ALLIANCE, and PETROLEUM ASSOCIATION OF WYOMING

Petitioners,

VS.

JOSEPH R. BIDEN, Jr., in his official capacity as President of the United States, SCOTT DE LA VEGA, in his official capacity as Acting Secretary of the Interior, and UNITED STATES BUREAUOF LAND MANAGEMENT,

Respondents,

Conservation Groups,

Movant

Business-Coalition

Movant

Civil No. 21-CV-13-S

ORDER GRANTING THE CONSERVATION GROUPS' MOTION TO INTERVENE [22] AND GRANTING THE BUSINESS-COLITION'S MOTION TO INTERVENE [23]

This matter is before the Court on Motions to Intervene [Docs. 22, and 23] by Biological Diversity, Citizens for a Healthy Community, Conservation Colorado, Dine Citizens Against Ruining Our Environment, Earthworks, Food & Water Watch, Friends of the Earth, Great Old Broads for Wilderness, Indian People's Action, Montana Environmental

Information Center, National Parks Conservation Association, Powder River Basin Resource Council, Sierra Club, Southern Utah Wilderness Alliance, The Wilderness Society, Valley Organic Growers Association, Western Colorado Alliance, Western Organization of Resource Councils, Western Watersheds Project, WildEarth Guardians, Wilderness Workshop, filed by Movants Center for Biological Diversity, Citizens for a Healthy Community, Conservation Colorado, Dine Citizens Against Ruining Our Environment, Earthworks, Food & Water Watch, Friends of the Earth, Great Old Broads for Wilderness, Indian People's Action, Montana Environmental Information Center, National Parks Conservation Association, Powder River Basin Resource Council, Sierra Club, Southern Utah Wilderness Alliance, The Wilderness Society, Valley Organic Growers Association, Western Colorado Alliance, Western Organization of Resource Councils, Western Watersheds Project, WildEarth Guardians, Wilderness Workshop ("Conservation Groups"), and Alterra Mountain Company, Aspen Skiing Company, Hunt to Eat, Roan Creek Ranch, Thistle Whistle Farm, Western Spirit Cycling, filed by Movants Alterra Mountain Company, Aspen Skiing Company, Hunt to Eat, Roan Creek Ranch, Thistle Whistle Farm, Western Spirit Cycling ("Business-Coalition").

On January 27, 2021, Petitioners filed a Petitioner for Review [Doc. 1]. On April 19, 2021, both the Conservation Groups and Business-Coalition filed the instant Motions to Intervene. In the Motions, the movants state they had complied with Local Rule 7.1 wherein counsel conferred with the attorneys for the other parties about the request to intervene. Petitioners indicated they took no position on the Motions. Respondents Joseph R. Biden, Jr., in his official capacity as President of the United States, Debra Haaland, in her official capacity as Secretary of the Interior, and the United States Bureau of Land Management

("Federal Respondents") informed movants that no position would be taken until after reviewing the Motions. On April 27, 2021, the Federal Respondents filed Responses to the Motions to Intervene [Docs. 37 and 38] taking no position on the request to intervene.

After reviewing the requirements for intervention and taking into account the fact no current party filed any objection to the proposed intervention, the Court finds the Conservation Groups and the Business-Coalition should be allowed to intervene. First, the Motion is timely. "The timeliness of a motion to intervene is determined 'in light of all of the circumstances." *Okla. ex rel. Edmondson v. Tyson Foods, Inc.*, 619 F.3d 1223, 1232 (10th Cir. 2010). Next, the movants share a claim or defense with the underlying actions that share a common question of law and fact, and the relief sought by Petitioners would directly impact their interests. Fed. R. Civ. P. 24(b)(1)(B). Lastly, the proposed intervention will not unduly delay or prejudice the adjudication of the original parties' rights. Fed. R. Civ. P. 24(b)(3). Therefore, the Conservation Groups' and the Business-Coalition's Motions to Intervene are granted. *See Utah Ass'n of Ctys. v. Clinton*, 255 F.3d 1246, 1249 (10th Cir. 2001)(stating when considering whether to grant intervention under Rule 24, the Tenth Circuit follows "a somewhat liberal line").

NOW, THEREFORE, IT IS ORDERED Biological Diversity, Citizens for a Healthy Community, Conservation Colorado, Dine Citizens Against Ruining Our Environment, Earthworks, Food & Water Watch, Friends of the Earth, Great Old Broads for Wilderness, Indian People's Action, Montana Environmental Information Center, National Parks Conservation Association, Powder River Basin Resource Council, Sierra Club, Southern Utah Wilderness Alliance, The Wilderness Society, Valley Organic Growers Association, Western Colorado Alliance, Western Organization of Resource Councils, Western

Watersheds Project, WildEarth Guardians, Wilderness Workshop, filed by Movants Center

for Biological Diversity, Citizens for a Healthy Community, Conservation Colorado, Dine

Citizens Against Ruining Our Environment, Earthworks, Food & Water Watch, Friends of

the Earth, Great Old Broads for Wilderness, Indian People's Action, Montana Environmental

Information Center, National Parks Conservation Association, Powder River Basin Resource

Council, Sierra Club, Southern Utah Wilderness Alliance, The Wilderness Society, Valley

Organic Growers Association, Western Colorado Alliance, Western Organization of

Resource Councils, Western Watersheds Project, WildEarth Guardians, Wilderness

Workshop ("Conservation Groups"), Motion to Intervene [Doc. 22] is GRANTED.

IT IS FURTHER ORDERED the Alterra Mountain Company, Aspen Skiing

Company, Hunt to Eat, Roan Creek Ranch, Thistle Whistle Farm, Western Spirit Cycling,

filed by Movants Alterra Mountain Company, Aspen Skiing Company, Hunt to Eat, Roan

Creek Ranch, Thistle Whistle Farm, Western Spirit Cycling ("Business-Coalition") Motion

to Intervene [Doc. 23] is, GRANTED

IT IS FURTHER ORDERED the caption in this case be amended to reflect this

ruling.

Dated this 12th day of May, 2021.

Kelly H. Rankin

U.S. Magistrate Judge